UNITED STATES DISTRICT COURT

for the Southern District of Texas

United States of America V. Juan Carlos MATIAS MARTINEZ))) Case No.)))
Defendant(s)	

		CRIMINAL	COMPLAINT		
I, the co	mplainant in this	case, state that the follow	ving is true to the best of my	knowledge and belie	ef.
On or about the date(s) of		November 08, 2024	in the county of	Webb	in the
Southern	_ District of _	Texas , t	he defendant(s) violated:		•
This cri On or about Nove interview it was de placed under arres United States on 0	mber 08, 2024 the cetermined that, Juar tt. Further investiga 19/20/2024 at Del R	States while an order States in Laredo, Tex General of the Unite of Homeland Securit 202 and 557) for the States. Is based on these facts: It carlos MATIAS MARTII Action revealed that Juan Carlos, Texas. There is no reco	Offense Description who has previously been REM of REMOVAL is outstanding was the said Defendant having a distance (prior to March 1, 200 by (March 1, 2003 and thereafter reapplication by the said Defendant having a distance of the said Defendant have been said Defendant has a said	MOVED or has departed was thereafter found in not obtained the consent 3) or of the Secretary of er- Title 6, United States and ant for admission into ended in Laredo, Texas. It is the from Mexico and substitute of the previously REMOVED MARTINEZ has applied	the United t of the Attorney f the Department s Code, Sections the United After a brief beequently D from the d for or received
Continued on the attached sheet.			/S/Adrian J. Davila		
sworn to and sign	Crim.P. 4.1, Adria nature attested November 12, 202		DIANA SONG QUIRO UNITED STATES MAC	Song Qu'lo GA GISTRATE JUDGE	<u>-</u>